REMARKS

In the Office Action of March 16, 2005, the Examiner rejected claims 1, 11, 12, 14, 17, and 25-27 under 35 U.S.C. § 103(a) as being unpatentable over U.S. Patent No. 5,685,264 to Allen et al. in view of US Patent No. 6,484,681 to Kuroda; rejected claims 9 and 24 under 35 U.S.C. § 103(a) as being unpatentable over Allen et al. in view of Kuroda and further in view of U.S. Patent No. 5,829,397 to Vorih et al.; rejected claim 13 under 35 U.S.C. § 103(a) as being unpatentable over Allen et al. in view of Kuroda and further in view of US Patent No. 3,777,729 to Cote; and objected to claims 3-8 and 18-23 for being dependent upon a rejected base claim, but indicated that claims 3-8 and 18-23 would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Applicant thanks the Examiner for the indication of allowable subject matter in claims 3-8 and 18-23. Applicant also appreciates the withdrawal of the obviousness-type double patenting rejection from the previous Office Action.

Applicant has amended claims 1, 11, 14, 17, and 25. Accordingly, claims 1, 3-9, 11-14, and 17-27 are pending in this application. No new matter has been added by this Reply.

Applicant respectfully traverses the 35 U.S.C. § 103(a) rejection of claims 1, 11, 12, 14, 17, and 25-27 over <u>Allen et al.</u> in view of <u>Kuroda</u> for at least that no *prima facie* case of obviousness has been established. Neither <u>Allen et al.</u> nor <u>Kuroda</u>, either alone or in combination, discloses or suggests each and every claim element. For example, each of independent claims 1, 14, 17, and 25 include "a first cam adapted to move the engine valve from the first position to the second position during a first lift period in

response to a rotation of the first cam...a second cam adapted to move the engine valve from the first position to the second position during a second lift period in response to a rotation of the second cam," and "wherein the first lift period and the second lift period are configured to occur during one rotation of the first cam."

Each of <u>Allen et al.</u> and <u>Kuroda</u> disclose two cams having differing cam profiles for modifying the amount of valve lift depending on which cam is engaged with the valve. <u>Allen et al.</u>, Figs. 1-3 (see cam lobes 11 and 12); <u>Kuroda</u>, col. 5, lines 48-60. However, neither reference discloses a first lift period and a second lift period. Each of <u>Allen et al.</u> and <u>Kuroda</u> have only one lift period, with the height of the valve opening varying within the same period. The cams of <u>Allen et al.</u> and <u>Kuroda</u> merely select the height, or magnitude, of the valve opening during a single period.

Figures 1-3 of Allen et al. are illustrative. Cam lobes 11 and 12 extend from the cam shaft 10 at the same angular location on the cam shaft 10. Depending on which lobe is selected, the valve will open more or less, but will do so in the same period during the engine cycle, and only one of the first and second lift periods will occur during one rotation of the cam. Because the cams merely change the magnitude of the valve opening during a single period by selecting between two different cam heights, they do not move during a first and second lift period, as included in the presently claimed embodiment, but instead alternate moving within a single period.

Because no combination of <u>Allen et al.</u> and <u>Kuroda</u> discloses or suggests a differing first lift period and second lift period configured to occur during one rotation of a cam, no *prima facie* case of obviousness has been established with respect to claims 1,

14, 17, and 25. For at least this reason these claims are allowable over Allen et al. in view of Kuroda.

With respect to the rejection of claims 11 and 12 under 35 U.S.C. § 103(a), Applicant respectfully traverses the rejection for at least the reason that neither Allen et al. nor Kuroda, either alone or in combination, discloses or suggests each and every claim element. For example, independent claim 11 recites "rotating a first cam having an outer surface adapted to move the engine valve between the first position and the second position during a first lift period…rotating a second cam having an outer surface adapted to move the engine valve between the first position and the second position during a second lift period," and "wherein the first lift period and the second lift period are configured to occur during one rotation of the first cam."

As discussed above, <u>Allen et al.</u> and <u>Kuroda</u> fail do disclose or suggest, either alone or in combination, a first lift period and a second lift period. For at least this reason, claim 11 is allowable over <u>Allen et al.</u> in view of <u>Kuroda</u>, and claim 12 is allowable at least for its dependence on allowable independent claim 11. Similarly, claims 26 and 27 are allowable at least for their dependency on allowable claim 25.

With respect to the rejection of claims 9 and 24 under § 103(a) over <u>Allen et al.</u> in view of <u>Kuroda</u>, as applied to claim 11, and further in view of <u>Vorih et al.</u>, Applicant respectfully traverses the rejection. The rejection of claims 9 and 24 relies on the rejection of claims 1 and 17 over <u>Allen et al.</u> in view of <u>Kuroda</u>. Claims 1 and 17 are allowable for the reasons discussed above. <u>Vorih et al.</u> fails to overcome the deficiencies of Allen et al. and Kuroda, as discussed above, and is not relied upon by

Attorney Docket No. 08350.3199

Application No. 10/697,107

the Examiner to correct those deficiencies. Claims 9 and 24 are then allowable at least

for their dependence on allowable independent claims 1 and 17, respectively.

With respect to the rejection of claim 13 under § 103(a) over Allen et al. in view of

Kuroda, as applied to claim 11, and further in view of Cote, Applicant respectfully

traverses the rejection. The rejection of claim 13 relies on the rejection of claim 11 over

Allen et al. in view of Kuroda. Claim 11 is allowable for the reasons discussed above.

Cote fails to overcome the deficiencies of Allen et al. and Kuroda, as discussed above,

and is not relied upon by the Examiner to correct those deficiencies. Claim 13 is then

allowable at least for it dependence on allowable independent claim 11.

In view of the foregoing amendments and remarks, Applicant respectfully

requests reconsideration and reexamination of this application and the timely allowance

of the pending claims.

Please grant any extensions of time required to enter this response and charge

any additional required fees to our deposit account 06-0916.

Respectfully submitted,

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Reg. No. 54